IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA

Case No.

V.	Plaintiff(s),)))))	MOTION FOR APPOINTMENT OF PROGRAM ATTORNEY
	Defendant(s).)	

Pursuant to the Pro Se Settlement Assistance Program of the Western District of North
Carolina ("Program"), (hereinafter referred to as the "Pro Se
Litigant") and respectfully request that be
appointed as settlement counsel for the Pro Se Litigant in the above-referenced matter and
that an Order for Referral to the Pro Se Settlement Assistance Program be entered.

In support of this Motion, the Pro Se Litigant and show as follows:

- 1. The Pro Se Litigant has been advised of the Program and has voluntarily elected to participate in the Program.
- has been contacted by the Clerk and has agreed to serve in the capacity of settlement counsel for the Pro Se Litigant in this matter pursuant to the Program guidelines.
- 3. will not enter into any fee collection agreement or otherwise seek compensation from the Pro Se Litigant for the performance of this limited representation.
- 4. The Pro Se Litigant hereby acknowledges and agrees that will provide only limited representation as contemplated by the Program and will have no other duties or responsibilities with respect to the representation of the Pro Se Litigant in this matter. Specifically, will provide representation in connection with settlement proceedings in this case only and has no obligation to

- conduct any discovery, to prepare or respond to any motions, or to appear for the Pro Se Litigant at the trial of this case.
- 5. The Pro Se Litigant also acknowledges that he/she will be required to pay a portion of the costs of mediation, including the mediator's fee, unless the Court determines that he/she is indigent or has reached some other agreement with the other party or parties to his/her case regarding payment of these costs.
- 6. With the appointment of by the Court, the case will be ready to proceed through the Program.

WHEREFORE, the Pro Se Litigant and

Court enter an Order appointing

to represent solely for the limited purpose of assisting said party in connection with settlement proceedings in this case with no obligation to conduct any discovery, to prepare or respond to any motions or for the trial of this case and ordering a settlement conference pursuant to the Program. The Pro Se Litigant and

also request that the Settlement Attorney's representation terminate following the completion of the settlement conference if an impasse is reported, or if settled, upon submission of settlement documents and closing of the case file.

Respectfully submitted, this	20th	_day of <u>January, 2018</u>	 ·
		s/	
		NC Bar #	